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68TH CONGRESS, 1ST SESSION.

S. 726.

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IN THE SENATE OF THE UNITED STATES.

DECEMBER 10, 1923.

Mr. Bursum introduced the following bill; which was read twice and referred to the Committee on Public Lands and Surveys.

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A BILL

To quiet the title to lands within Pueblo Indian land grants, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 That in order to quiet title to various lots, parcels and tracts

4 of land in the State of New Mexico for which claim shall be

5 made by or on behalf of the Pueblo Indians of said State as

6 hereinafter provided, the United States of America, in its

7 sovereign capacity as guardian of said Pueblo Indians shall,

8 by its Attorney General, file in the district court of the United

9 States for the district of New Mexico, its bill or bills of

10 complaint with a prayer for discovery of the nature of any

11 claim or claims of any kind whatsoever adverse to the

12 claim of said Pueblo Indians, as hereinafter determined.

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SEC. 2. That there shall be and hereby is established a 1 board to be known as "Pueblo Lands Board" to consist of 2 3 the Secretary of the Interior, the Attorney General, and a third member to be appointed by the President of the United 4 The board shall be provided with suitable quarters 5 States. in the city of Santa Fe, New Mexico, and shall employ such 6 clerical assistance, interpreters and stenographers with such 7 compensation as the Attorney General shall deem adequate, 8 and it shall be provided with such necessary supplies and 9 10 equipment as it may require on requisitions to the Department of Justice. The compensation and allowance for travel 11 and expenses of the member appointed by the President shall 12 be fixed by the Attorney General. 13 14 It shall be the duty of said board to investigate, deter-

15 mine, and report and set forth by metes and bounds, illus-16 trated where necessary by field notes and plats, the lands 17 within the exterior boundaries of any land granted or con-18 firmed to the Pueblo Indians of New Mexico by any author-19 ity of the United States of America, or acquired by said 20 Indians as a community by purchase or otherwise, title to 21 which the said board shall find not to have been extinguished 22 in accordance with the provisions of this Act, and the board 23shall not include in their report any claims of non-Indian 24 claimants who, in the opinion of said board after investiga-25 tion, hold and occupy lands of which they have had adverse 1 possession within the terms of the limitations or either of

2 them prescribed in section 4 of this Act: Provided, how-

3 ever, That if all the members of the board shall not agree

4 that the Indian title is not extinguished to any tract or

tracts of land, then such tract or tracts of land shall be

included in the lands which shall be claimed for said Indians.

7 The board shall report upon each pueblo as a sepa-8 rate unit and shall complete its report upon one pueblo before taking up another, and upon the completion of each 10 report one copy shall be filed with the United States district court for the district of New Mexico, one with the Attorney General of the United States, one with the Secretary of the Interior, and one with the Board of Indian Com-missioners.

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That in the event there is submitted to the Pueblo Land Board any claim or claims originating during the 16 17 twenty-year period provided for in subsection (a) of sec-18 tion 4 of this Act under and by virtue of a deed or deeds, 19 or a contract for a deed or deeds, entered into by the au-20thorities of any pueblo with such claimant or claimants in behalf of such pueblo then the board shall not report 2122 such claim or claims for suit to quiet title, but shall investigate all the circumstances surrounding the transaction, the 23 24 value of the improvements upon and extent of use of the land 25 elaimed, and shall report the facts fully to the Secretary

- of the Interior, who in turn shall report the same to Congress with his recommendations in the premises: Provided, however, That if after one year from the date of the transmittal 3 to Congress of the recommendation by the Secretary of the Interior no action has been taken pursuant thereto, then the 5 claimant or claimants shall be served with process in the 6 appropriate suit to quiet title and his or their rights shall 7 be litigated in the same manner as would any other claim 8 under the provisions of this Act: And provided further, That 9 if it shall appear that any of the claims above mentioned 10 in this paragraph originated prior to June 20, 1910, such 11 claims shall, if the governing authorities of the pueblo 12 interested in the premises shall file with the said board their 13 written approval thereof, be recognized as valid and dis-14 posed of in the manner provided for the disposition of the 15 claims included in the provisions of section 10 of this 16 17 Act. 18 SEC. 3. That upon the filing of each report by the 19 said board, the Attorney General shall cause to be filed in 20 the United States district court for the district of New Mexico,
- 21 as provided in section 1 of this Act, a suit to quiet title to 22 the lands described in said report as Indian lands, the
- 22 the lands described in said report as Indian lands,
- 23 Indian title to which is not extinguished.
- SEC. 4. That all persons other than Pueblo Indians 25 claiming title to, or ownership of any lands involved in any

- 1 such suit, or suits, may in addition to any other legal or
- 2 equitable defenses which they may have, plead limitation of
- 3 action, as follows, to wit:
- 4 (a) That in themselves, their ancestors, grantors,

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- 5 privies, or predecessors in interest or claim of interest, they
- 6 have had open, notorious, actual, exclusive, continuous, ad-
 - 7 verse possession of the premises claimed for more than twenty
 - 8 years next preceding the passage of this Act, under color of
 - 9 title.
- 10 (b) That in themselves, their ancestors, grantors,
- 11 privies, or predecessors in interest or claim of interest, they
- 12 have had open, notorious, actual, exclusive, continuous, ad-
- 13 verse possession of the premises claimed for more than thirty
- 14 years next preceding the passage of this Act, with claim of
- ownership, but without color of title.
- 16 Sec. 5. The plea of such limitations, successfully main-
- 17 tained, shall entitle the claimants so pleading to a decree in
- 18 favor of them, their heirs, executors, successors, and assigns
- for the premises so claimed by them, respectively, or so much
- thereof as may be thus established, which shall have the effect
- 21 of a deed of quitclaim as against the United States and said
- 22 Indians, and a decree in favor of claimants upon any other
- ground shall have a like effect.
- 24 The United States may plead with like effect in favor of
- 25, the pueblo or any individual Indian thereof, as the case may
- 26 be, the said limitations hereinbefore defined.

- SEC. 6. That all lands, the title to which is determined in said suit, or suits, shall where necessary, be surveyed and mapped under the direction of the Secretary of the Interior, at the expense of the United States, but such survey shall be subject to the approval of the judge of the United States district court and if approved by said judge shall be filed in said court and become a part of the decree, or decrees, entered in said district court.

 SEC. 7. That necessary costs in all original proceedings
- SEC. 7. That necessary costs in all original proceedings under this Act, to be determined by the court, shall be taxed against the United States, and any party aggrieved by any final judgment or decree shall have the right to a review thereof by appeal or writ of error or other process, as in other cases, but upon such appeal being taken each party shall pay his own costs.
- SEC. 8. That in the sense in which used in this Act, the word "purchase" shall be taken to mean the acquisition of community lands by the Indians other than by grant or donation from a sovereign.
- SEC. 9. That any person not impleaded in any such action, and claiming any interest in the premises involved, may be made a party defendant thereto, or may intervene in such action, setting up his claim in usual form.
- 25 ries of any lands granted or confirmed to the Pueblo Indians

1 of New Mexico, by any authority of the United States of 2 America, or acquired by said Indians as a community by 3 purchase or otherwise and which have not been claimed for 4 said Indians by the findings and report of the board as herein 5 provided, the Secretary of the Interior shall cause notice 6. to be published in some newspaper or newspapers of gen-7 eral circulation issued, if any there be, in the county in 8 which the said lands, or some part of them are located, otherwise in some newspaper or newspapers of general circulation published nearest to such lands, once a week for 11. five successive weeks, setting forth as nearly as may be 12 the names of claimants of land holdings within said exterior 13 boundaries and not embraced within the lands claimed for said Indians as aforesaid, with a description of such 15 several holdings as shown by a survey of Pueblo Indian 16 lands heretofore made under the direction of the Secretary 17 of the Interior, and commonly known as the Joy Survey, 18 or as may be otherwise shown, and requiring that any per-19 son or persons claiming such described parcel or parcels of 20 land adversely to the apparent claimant or claimants so named as aforesaid, or their heirs or assigns, shall, on or be-22 fore the thirtieth day after the last publication of such notice file his or their adverse claim in the United States land office 24 in the land district wherein such parcel or parcels of land 25 are situate, in the nature of a contest, stating the nature

and basis of such adverse claim, and notice of such contest shall be served upon the claimant or claimants named in the 2 said notice, in the same manner as in cases of contest of homestead entries; if no such contest is instituted as aforesaid, the Secretary of the Interior shall issue to the claimant 5 or claimants named in the said notice a patent or other certificate of title for the parcel or parcels of land so described in the said notice; but if a contest be filed, it shall proceed and be heard and decided as contests of homestead entries are heard and decided, under the rules and regulations of the 10 General Land Office pertinent thereto. Upon such contest 11 either party may claim the benefit of the provisions of section 12 13 4 of this Act, to the same effect as if he were a party to a suit 14. to quiet title brought under the provisions hereof, and the suc-15 cessful party shall receive a patent or certificate of title. 16 Any patent or certificate of title issued to non-Indian claimants under the provisions of this Act shall have the effect 18 only of a relinquishment of title by the United States of 19 America and the said Indians and shall not affect the adverse rights of any other party or parties whatsoever. If the names of the claimants of such parcel or parcels of land are unknown, and after such notice more than one person or 22 group of persons united in interest makes claim in such land office adversely to each other, the register and receiver shall require them to set forth in writing the nature of their re-

spective claims, and thereupon the said claims shall be heard 2 and decided as if they were made in a contest in the first 3 instance. All patents or certificates of title which may be 4 suissued in accordance with this Act shall be in such form as 5 to convey the title of the United States and said Indians to 6 the grantee, naming him, and to his heirs and legal repre-7 sentatives.

8 Sec. 11. That if any non-Indian party to any such suit shall assert against the Indian title a claim based upon a Spanish or Mexican grant, and if the court should finally find that such claim by the non-Indian is superior to that of 12 the Indian claim, no final decree or judgment of ouster of the said Indians shall be entered or writ of possession or assistance shall be allowed against said Indians, or any of them, or 15 magainst the United States of America acting in their behalf, -16 unless it shall be found that such non-Indian claimant shall 17 also be entitled to said land under the provisions of section 4 18 as herein provided. In such case the court shall ascertain the 19 area and value of the land thus held by any non-Indian **20** f claimant under such superior title, excluding therefrom the 21 area and value of lots or parcels of land the title to which has 22 been found to be in other persons by adverse possession under 23 the provisions of this Act: Provided, however, That any find-· 24 ings by the court under the provisions of this section may be 25 reviewed on appeal or writ of error at the instance of any S. 726——2

1 party aggrieved thereby, in the same manner, to the same

2 extent, and with like effect as if such findings were a final

3 judgment or decree. When such finding adverse to the

4 Indian claim has become final, the Secretary of the Interior

5 shall report to Congress the facts, including the area and value

6 of the land so adjudged against the Indian claim, with his

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7 recommendations in the premises.

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8 SEC. 12. That when any claimant, other than the 9 United States for said Indians, fails to sustain his claim to any parcel of land within any Pueblo Indian grant, purchase, or donation under the provisions of this Act, but 11 has held and occupied any such parcel in good faith, claim-12ing the same as his own, and the same has been improved, 13 the value of the improvements upon the said parcel of land 14 15 shall be found by the court, and reported by the Secretary of the Interior to Congress with his request for appropria-16 17 tions to pay such claimants for such improvements at the 18 valuation so found by the court.

SEC. 13. That if any land adjudged against any claimant be situate among lands adjudicated or otherwise determined in favor of non-Indian claimants and apart from the main body of the Indian land, and the Secretary of the Interior deems it to be for the best interest of the Indians that such parcels so adjudged against the non-Indian claimant be sold, he may, with the consent of the governing authorities

- of the pueblo, order the sale thereof, under such regulations as he may make, to the highest bidder for cash, and if the 2 S buver thereof be other than the losing claimant, the purchase price shall be used in paying to such losing claimant the ad-4 judicated value of the improvements aforesaid, if found un-5 der the provisions of section 12 hereof, and the balance 6 7 thereof, if any, shall be paid over to the proper officer, or officers, of the Indian community, but if the buyer be the 8 losing claimant, and the value of his improvements has been 9 10 adjudicated as aforesaid, such buyer shall be entitled to have credit upon his bid for the value of such improvements so adjudicated. 12
- SEC. 14. That the pleading, practice, procedure, and rules of evidence shall be the same in all causes arising under this Act as in other civil causes in the Federal courts, except as otherwise herein provided.

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